Regula tions.

"(iii) BUSINESS CAPITALIZATION.— Amounts from an individual development account directly a business capitalization account which is established in a federally insured financial institution and restricted to use solely for qualified business capitalization expenses.

"(C) CONTRIBUTIONS TO BE FROM EARNED INCOME—An individual may only contribute to an individual development account such amounts as are derived from earned income. as defined in section 911(d)(2) of the Internal Revenue Code of 1986.

"(D) WITHDRAWAL OF FUNDS—The

"(D) WITHDRAWAL OF FUNDS.—The Secretary shall establish such regulations as may be necessary to ensure that funds held in an individual development account are not withdrawn except for 1 or more of the gualified nurposes described in subparagraph (B).

'(3) REOUIREMENTS — "(A) IN GENERAL — An individual development. account established under this subsection shall be a trust created or organized in the United States funded through and periodic contributions establishing individual and matched by or through a qualified for qualified a nurpose (as described in paragraph (2)

(B)).

"(B) OUALIFIED ENTITY—As used in this subsection, the term qualified entity means—

"(i) a not-for-profit organization described in section 501(c)(3) of the Internal Revenue Code of 1986 and exempt from taxation under section 501(a) of such Code: or

(ii) a State or local government agency acting in cooperation with an organization described in

a u ON IN BENE FITS. Notw ithsta ndin anv anv other nrovi sion of Fede ral law othe than the Inter nal Reve nue Code of 1986 ) that reaui res consi derat ion of 1or more finan cial circu msta nces of an indiv idual tor the nurp ose of deter mini ng elíai hility recei ve, or

c l the amount of any assistance or benefit authorized by such law to be provided to or for the benefit of such individual funds (including interest accruing) in an individual development account under this subsection shall be disregarded for such purpose with respect to any period during which such individual maintains or makes contributions into such an account.

"(5) DEFINITIONS.—As used in this

subsection—
"(A) ELIGIBLE EDUCATIONAL
INSTITUTION.—The term
eligible educational institution means

the following:

(i) An institution described in section 481(a)(l) or 1201(a) of the Higher Education Act. of 1965 (20 U.S.C. 1088(a)(l) or 1141(a)) as such sections are in effect on the date of the enactment of this subsection (ii) An area vocational education school (as defined in subnaragraph (C) or (D) of section 521(4) of the Carl D. Perkins Vocational and Applied Technology Education Act (20 U.S.C. 2471(4)) which is in any State (as defined in section 521(33) of such Act). as such sections are in effect on the date of the enactment of this subsection.